UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

PEARSON EDUCATION, INC.,
JOHN WILEY & SONS, INC., AND
THE MCGRAW-HILL COMPANIES, INC.,

JUDGE MCMAHON

Plaintiffs,

-against-

07

EV. 11126

BEN BIEBER D/B/A BWENNNY D/B/A SDLKSDL65 D/B/A SPYDERM8R66 BGENSPRINT D/B/A THOMAS CHOO AND JOHN DOES NOS. 1-5,

Defendants.

DECEIVED DEC 10 2007 U.S.D.C. S.D. N.Y. CASHIERS

RULE 7.1 STATEMENT

Pursuant to Rule 7.1 of the Federal Rules of
Civil Procedure, to enable Judges and Magistrate Judges of
the Court to evaluate possible disqualification or recusal,
Plaintiff Pearson Education, Inc., certifies that it is an
indirect wholly owned subsidiary of Pearson plc, a U.K.
company which is publicly traded on the London Stock
Exchange and which trades American Depository Shares on the
New York Stock Exchange, each representative of one
ordinary share of Pearson plc stock. Pearson Education,
Inc., also certifies that it has the following indirect
corporate affiliates that have securities or other
interests that are publicly held and which are traded on

the exchanges indicated: Data Broadcasting Corporation
(NYSE); MarketWatch.com, Inc. (Nasdaq); Recoletos Groupo de
Comunicacion SA (Stuttgart, Madrid, Berlin, Munich,
Frankfurt and Xerta).

DATE: /2/7/07

SIGNATURE OF ATTORNEY